IAC Ch 47, p.1

441—47.46(239B) Notification and appeals for community self-sufficiency grant projects.

47.46(1) *Notification.* If services of the project are available to PROMISE JOBS participants without differentiation, formal notice to the participant of approval or denial is not required. If the services of the project involve selecting certain participants to receive services while others with the same need are denied services, then all candidate households or households participating in the community self-sufficiency grant project shall receive written notice advising the candidate households:

- a. Whether assistance under the community self-sufficiency grant shall be provided.
- b. If assistance shall not be provided, the reason for this decision.
- c. If assistance shall be provided, the type, value (if applicable), and frequency of assistance as described in the approved pilot project's plan.
 - d. Of their appeal rights under 441—Chapter 7 and this rule.
- **47.46(2)** *Decisions regarding assistance.* All decisions regarding assistance available under a community self-sufficiency grant shall be in accordance with the rules in this chapter and the written policies and procedures of the approved project as required by rule 441—47.45(239B).
- **47.46(3)** Appealable actions. Decisions affecting participants made by the department or PROMISE JOBS may be appealed pursuant to 441—Chapter 7. Copies of the local plan shall be included with the appeal summary.
- **47.46(4)** *Nonappealable actions.* Households shall not be entitled to an appeal hearing if the sole basis for denying, terminating or limiting assistance under a community self-sufficiency grant is that self-sufficiency grant funds for the approved pilot project have been exhausted or are otherwise encumbered.